

EXHIBIT 9

**Email from B. Nakamura to
P. Madden dated June 21,
2019**

From: [Brent Nakamura](#)
To: ["Patrick Madden"](#); [Mark R. Suter](#); [Eric Cramer](#); [Michael Dell'Angelo](#); [Joseph Saveri](#); [Kevin Rayhill](#); [Jiamie Chen](#); [Joshua Paul Davis](#); [Richard A. Koffman](#); [Daniel Silverman](#); [Don Springmeyer](#); [Robert C. Maysey](#); [Jerome Elwell](#)
Cc: [Stacey Grigsby](#); [Marcy Norwood Lynch](#); [Rory Skaggs](#); [Suzanne Jaffe Nero](#); [Meghan Strong](#); [Amanda Strick](#); [Jonathan Shaw](#); [Nicholas Widnell](#)
Subject: RE: Le v. Zuffa – Statement in Plaintiffs’ Objections Regarding Backup Materials for Class Certification Opposition Summary Exhibits 87 through 89
Date: Friday, June 21, 2019 1:58:35 PM

Hello Patrick,

The backup materials to Zuffa’s Opposition to Class Certification, Exhibits 87, 88, and 89, previously uploaded on April 13, 2018, are available from our ShareFile site:

<https://bsfllp.sharefile.com/f/fo757821-e742-499b-90b0-71dbd4969786>

Please let me know if you have trouble accessing the materials.

Thanks,
Brent

Brent K. Nakamura
(direct) +1 (510) 874-1207
(mobile) +1 [REDACTED]

From: Patrick Madden [mailto:pmadden@bm.net]
Sent: Friday, June 21, 2019 1:28 PM
To: Brent Nakamura <bnakamura@bsfllp.com>; Mark R. Suter <msuter@bm.net>; Eric Cramer <ecramer@bm.net>; Michael Dell'Angelo <mdellangelo@bm.net>; Joseph Saveri <jsaveri@saverilawfirm.com>; Kevin Rayhill <krayhill@saverilawfirm.com>; Jiamie Chen <JChen@saverilawfirm.com>; Joshua Paul Davis <davisj@usfca.edu>; Richard A. Koffman <rkoffman@cohenmilstein.com>; Daniel Silverman <DSilverman@cohenmilstein.com>; Don Springmeyer <DSpringmeyer@wrslawyers.com>; Robert C. Maysey <rmaysey@warnerangle.com>; Jerome Elwell <jelwell@warnerangle.com>
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Subject: RE: Le v. Zuffa – Statement in Plaintiffs’ Objections Regarding Backup Materials for Class Certification Opposition Summary Exhibits 87 through 89

Brent –

Please re-load these materials onto an FTP for our review. Thanks.

Our Reply brief will make clear that Plaintiffs have received the back-up materials for these exhibits. Having said that, please note that our objection to these particular exhibits pertained to Zuffa’s failure to disclose these analyses or discuss this evidence in this way in its expert reports, and therefore that its experts cannot testify about them at the hearing.

PATRICK F. MADDEN / *Associate*

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From: Brent Nakamura <bnakamura@bsfllp.com>

Sent: Friday, June 21, 2019 3:34 PM

To: Mark R. Suter <msuter@bm.net>; Eric Cramer <ecramer@bm.net>; Michael Dell'Angelo <mdellangelo@bm.net>; Patrick Madden <pmadden@bm.net>; Joseph Saveri <jsaveri@saverilawfirm.com>; Kevin Rayhill <krayhill@saverilawfirm.com>; Jiamie Chen <JChen@saverilawfirm.com>; Joshua Paul Davis <davisj@usfca.edu>; Richard A. Koffman <rkoffman@cohenmilstein.com>; Daniel Silverman <DSilverman@cohenmilstein.com>; Don Springmeyer <DSpringmeyer@wrslawyers.com>; Robert C. Maysey <rmaysey@warnerangle.com>; Jerome Elwell <jelwell@warnerangle.com>

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Subject: Le v. Zuffa – Statement in Plaintiffs’ Objections Regarding Backup Materials for Class Certification Opposition Summary Exhibits 87 through 89

Counsel,

We were surprised to see the statement on page 7, line 19 of your June 14, 2019 objections brief that “Zuffa never provided the back-up material for COE87, COE88, or COE89.” That statement is incorrect.

As you can see in the attached emails, we provided you with access to the backup materials for Exhibits 87 to 89 on April 13, 2018, shortly after Zuffa’s opposition to class certification was filed.

Please let me know if you would like me to create another FTP to send you the backup materials for Exhibits 87, 88, and 89 so that you may examine the backup materials and evaluate whether they are accurate summaries of Dr. Singer’s regression data.

Thanks,
Brent

Brent K. Nakamura

Associate

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<https://protect-us.mimecast.com/s/yDjCR65lzc0QD6GuoNVdO>

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